

Washington, Thursday, August 5, 1937

TREASURY DEPARTMENT.

Bureau of Customs.

[T. D. 49108]

FREE ENTRY AUTHORIZED FOR PARTICIPANTS, OFFICIALS, AND EXECUTIVES OF THE WORLD ASSOCIATION OF GIRL GUIDES AND GIRL SCOUTS SILVER JUBILEE CAMP ARRIVING IN THE UNITED

JULY 28, 1937.

To Collectors of Customs and Others Concerned:

Public Resolution No. 193 of the 75th Congress, approved by the President July 8, 1937, provides in part that alien Girl Guides and Girl Scouts participants, officials, and executives who are accredited members of delegations to the World Association of Girl Guides and Girl Scouts Silver Jubilee Camp to be held in the United States in 1937, shall be permitted the free entry of their personal effects and their equipment to be used in connection with the Silver Jubilee Camp, under such regulations as may be prescribed by the Secretary of the Treasury.

Pursuant to the above provision of law, collectors of customs are directed to advise all persons to whom the privileges of Public Resolution No. 193 are extended that none of the articles accorded free entry under the said Resolution may be sold in the United States, and that all such articles not consumed or totally destroyed must be exported from this country.

All articles imported by delegates in their baggage, except articles properly classifiable as personal effects of a nonresident entering the United States, should be listed in detail on a regular baggage declaration form and there should be indorsed on the face of the declaration a stipulation of the declarant that all articles accorded free entry under Public Resolution No. 193, which are not consumed or totally destroyed, will be exported. Exportation under customs supervision will not be required. In the case of articles classifiable as personal effects of a nonresident entering the United States which do not accompany the owner, a written declaration will be required as provided for in article 417 of the Customs Regulations of 1931.

As evidence of the right of free entry hereunder, the persons enumerated above shall be required to present to customs officers individual identity cards issued by their own Governments or issued by the World Association of Girl Guides and Girl Scouts indicating their Girl Guide or Girl Scout status and nationality, and duly visaed without charge by American consular officers abroad.

In those cases in which personal effects or equipment to be used in connection with the Girl Guides and Girl Scouts Silver Jubilee Camp arrive in the United States prior to the arrival of the participants or other persons enumerated above, free entry will be accorded upon request therefor by the diplomatic representative of the country of the owner to the Treasury Department, through the Department of State.

In any case in which the collector is in doubt as to whether an article imported under Public Resolution No. 193 is contemplated by that provision of law, the matter should be referred to the Bureau of Customs for decision, if the said article is not free of duty under another provision

The Department is informed that the Silver Jubilee Camp will be held at Camp Andree, Briarcliff Manor, New York, from August 9 to 23, 1937.

[SEAL]

STEPHEN B. GIBBONS. Acting Secretary of the Treasury.

[F. R. Doc. 37-2458; Filed, August 3, 1937; 2:17 p. m.]

DEPARTMENT OF THE INTERIOR.

Division of Grazing.

ARIZONA GRAZING DISTRICT No. 4

MODIFICATION

JULY 29, 1937.

Under and pursuant to the provisions of the act of June 28, 1934 (48 Stat. 1269), as amended by the act of June 26, 1936 (49 Stat. 1976), and subject to the limitations and conditions therein contained, Departmental order of February 14, 1936, establishing Arizona Grazing District No. 4 is hereby revoked as far as it affects the following described lands:

GILA AND SALT RIVER MERIDIAN

T. 6 S., R. 22 E., secs, 31 to 36, inclusive; T. 7 S., R. 22 E.,

secs. 1 to 21 and secs. 29 to 31, inclusive;

T. 4 S., R. 23 E., sec. 18; N1/2

18; N½ sec. 19; sec. 20; S½ sec. 21; SW¼ sec. 22; V¼ sec. 26; NW¼, S½ sec. 27; secs. 28, 34, and 35; SW 4 sec. 26; NW 4, S 2 sec. 27; secs. 28, 34, and 35; T. 5 S., R. 23 E., secs. 2 and 3; N 2 sec. 10; secs. 11 to 14, inclusive; N 2 sec. 23; secs. 24 and 25; T. 5 S., R. 24 E., Secs. 12 secs. 13 to 20 inclusive; W 5 NW 4.

S\(\frac{1}{2}\), S\(\frac{1}{2}\) sec. 17, secs. 18 to 20, inclusive; \(\frac{1}{2}\), \(\frac{1}2\), \(\fr

T. 6 S., R. 24 E.,

secs. 1 to 5 and secs. 9 to 14, inclusive; N½ sec. 23; sec. 24; N½ sec. 25;

T. 6 S., R. 25 E., sec. 7; secs. 16 to 21, inclusive; W½, W½E½, E½SE¼ sec. 22; S½ sec. 26; secs. 27 to 36, inclusive;

sec. 22; S½ sec. 26; secs. 27 to 36, inclusive,
T. 7 S., R. 25 E.,
secs. 1 to 4 and secs. 9 to 14, inclusive;
T. 7 S., R. 26 E.,
S½ sec. 5; secs. 6 to 3, inclusive; S½ sec. 9; N½SW¼,
NW¼SE¼, S½S½ sec. 10; S½S½ sec. 11; S½N½. S½
sec. 13; secs. 14 to 18, inclusive; E½ sec. 19; secs. 20 to
24, inclusive; secs. 28 and 29; E½ sec. 30; secs. 31 to 33, inclusive;

T. 8 S., R. 26 E., secs. 4 to 9, inclusive; secs. 16 and 17; E½ sec. 18; secs. 20, 21, 28, 29, 32, and 33;



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T. 6 S., R. 27 E., S½ sec. 35; sec. 36; T. 7 S., R. 27 E.,

secs. 2, 3, 9, 10, 16, 17, 18, and 19; N½, N½S½ sec. 20.

CHARLES WEST,

Acting Secretary of the Interior.

[F. R. Doc. 37-2460; Filed, August 4, 1937; 9:43 a. m.]

INTERSTATE COMMERCE COMMISSION.

ORDER

At a session of the Interstate Commerce Commission, Division 5, held at its office in Washington, D. C., on the 13th day of July, A. D. 1937.

[Ex Parte No. MC-1]

PAYMENT OF RATES AND CHARGES OF MOTOR CARRIERS

Investigation of the matters and things involved in this proceeding having been made, and said division, on the

date hereof, having made and filed a report herein containing its findings of fact and conclusions thereon, which report is made a part hereof:

It is ordered, That the following rules governing the settlement of tariff rates and charges of common carriers of property by motor vehicle be, and they are hereby, pre-

scribed to become effective October 1, 1937:

1. Upon taking precautions deemed by them to be sufficient to assure payment of the tariff charges within the credit period herein specified, common carriers by motor vehicle may relinquish possession of freight in advance of the payment of the tariff charges thereon and may extend credit in the amount of such charges to those who undertake to pay them, such persons herein being called shippers, for a period of 7 days, excluding Sundays and legal holidays other than Saturday half-holiday. When the freight bill covering a shipment is presented to the shipper on or before the date of delivery, the credit period shall run from the first 12 o'clock midnight following delivery of the freight. When the freight bill is not presented to the shipper on or before the date of delivery, the credit period shall run from the first 12 o'clock midnight following the presentation of the freight bill.

2. Where a common carrier by motor vehicle has relinquished possession of freight and collected the amount of tariff charges presented by it as the total amount of such charges, and another freight bill for additional freight charges is thereafter presented to the shipper, the carrier may extend credit in the amount of such additional charges for a period of 30 calendar days to be computed from the first 12 o'clock midnight following the presentation of the

subsequently presented freight bill.

3. Freight bills for all transportation charges shall be presented to the shippers within 7 calendar days from the first 12 o'clock midnight following delivery of the freight.

4. Shippers may elect to have their freight bills presented by means of the United States mails, and when the mail service is so used the time of mailing by the carrier shall be deemed to be the time of presentation of the bills. In case of dispute as to the time of mailing the postmark shall be accepted as showing such time.

5. The mailing by the shipper of valid checks, drafts or money orders, which are satisfactory to the carrier, in payment of freight charges within the credit period allowed such shipper may be deemed to be the collection of the tariff rates and charges within the credit period for the purpose of these rules. In case of dispute as to the time of mailing the postmark shall be accepted as showing such time.

It is further ordered, That this investigation as it relates to the practices of contract carriers of property by motor

vehicle be, and it is hereby, discontinued.

It is further ordered, That, effective October 1, 1937, our orders entered March 17, 1936, and July 8, 1936, under the authority of section 223 of the Motor Carrier Act, 1935, in the matter of collection of rates and charges at destination by common carriers by motor vehicle be, and they are hereby, vacated and set aside.

And it is further ordered, That this order shall continue in

effect until further order of the Commission.

By the Commission, division 5.

SEAL] W. P. BARTEL, Secretary.

[F. R. Doc. 37-2465; Filed, August 4, 1937; 12:23 p. m.]

SECURITIES AND EXCHANGE COMMISSION. -

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 4th day of August, A. D. 1937.

¹ Filed with the Division of the Federal Register, The National Archives; copies available upon application to the Interstate Commerce Commission.

² I F. R. 42, 802.

[File No. 43-71]

IN THE MATTER OF OLD DOMINION POWER COMPANY

[Declaration Pursuant to Section 7 of the Public Utility Holding Company Act of 1935]

NOTICE OF AND ORDER FOR HEARING

A declaration having been duly filed with this Commission, by Old Dominion Power Company, a subsidiary company of The Middle West Corporation, a registered holding company, pursuant to Section 7 of the Public Utility Holding Company Act of 1935, regarding the issue and exchange, and alteration of holder's rights, of 6,735 shares of its \$7 cumulative preferred stock, without par value, by waiver and cancellation of all unpaid accumulated dividends to July 1, 1937, to be evidenced by amendment to declarant's articles of association and by stamping the outstanding certificates representing said shares with appropriate legend to the effect that cumulative dividends on said shares will commence to accrue on and after July 1, 1937;

It is ordered that a hearing on such matters be held on August 20, 1937, at ten o'clock in the forenoon of that day at Room 209, Securities and Exchange Building, 1778 Pennsylvania Avenue NW., Washington, D. C.; and

Notice of such hearing is hereby given to said party and to any interested State, State commission, State securities commission, municipality, and any other political subdivision of a State, and to any representative of interested consumers or security holders, and any other person whose participation in such proceeding may be in the public interest or for the protection of investors or consumers. It is requested that any person desiring to be heard or to be admitted as a party to such proceeding shall file a notice to that effect with the Commission on or before August 16, 1937.

It is further ordered that Richard Townsend, an officer of the Commission, be and he hereby is designated to preside at such hearing, and authorized to adjourn said hearing from time to time, to administer oaths and affirmations, subpena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda, contracts, agreements, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

Upon the completion of the taking of testimony in this matter, the officer conducting said hearing is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

Francis P. Brassor, Secretary.

[F. R. Doc. 37-2461; Filed, August 4, 1937; 12:21 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 3rd day of August, A. D., 1937.

[File No. 43-42]

IN THE MATTER OF NATIONAL GAS AND ELECTRIC CORPORATION [Public Utility Holding Company Act of 1935—Section 7]

ORDER AMENDING ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE PURSUANT TO SECTION 7 OF THE PUBLIC UTILITY HOLDING COMPANY ACT OF 1935

National Gas & Electric Corporation, a registered holding company, having filed with this Commission a declaration pursuant to Section 7 of the Public Utility Holding Company Act of 1935 regarding (a) the issue and sale of \$400,000 principal amount of its First Lien Collateral Trust Bonds, Ten-Year, 5%, Series "B", and 35,000 shares of its no par common stock; and (b) the amendment of its Certificate of Incorporation to change the declarant's common

stock having a par value of \$10 per share to common stock without par value and to eliminate the pre-emptive rights of stockholders to purchase additional stock which may be issued by the declarant; hearings on said declaration, as amended, having been held after appropriate notice; the record in this matter having been examined; and the Commission having made and filed its findings herein and having entered its order herein on the 31st day of July, 1937, that said declaration be and become effective subject to the terms and conditions therein set forth;

It is ordered that said findings and order be and they are hereby amended by striking out the last paragraph of said findings and of said order and inserting in lieu thereof in said findings and said order the following paragraph:

That the original indenture under which the declarant's First Lien Collateral Trust Bonds are issuable shall be appropriately amended in order to provide that the aggregate principal amount of all Bonds at any time outstanding thereunder, after deducting therefrom the principal amount of all Bonds issued on account of physical properties directly owned by the declarant and the principal amount of all Bonds issued against deposited funds to the extent of the principal amount of such funds deposited with and then held by the trustee under said indenture, shall not, at any time, exceed the aggregate principal amount of obligations of subsidiaries of the declarant secured by first liens on physical properties of such subsidiaries which obligations are pledged with and then held by the trustee under said indenture.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-2462; Filed, August 4, 1937; 12:21 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 2nd day of August, 1937.

IN THE MATTER OF UNITED STATES LEATHER COMPANY COMMON STOCK, NO PAR VALUE

ORDER CONTINUING UNLISTED TRADING PRIVILEGES PURSUANT TO SECTION 12 (F) OF THE SECURITIES EXCHANGE ACT OF 1934, AS AMENDED, AND RULE JF2 (B)

The Philadelphia Stock Exchange, having made application for unlisted trading privileges under Rule JF2 (b) in the Common Stock, No Par Value, of the United States Leather Company; and

It appearing to the Commission that, within the meaning of said rule, said security is substantially equivalent to the Voting Trust Certificates representing the United States Leather Company Common Stock, No Par Value, as security admitted to unlisted trading privileges on such exchange;

It is ordered, that said application for unlisted trading privileges in the Common Stock, No Par Value, of the United States Leather Company be and is hereby granted, effective upon the issuance of such securities to the holders of the Voting Trust Certificates.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-2463; Filed, August 4, 1937; 12:21 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 2nd day of August, 1937,

12 F. R. 891, 1008, 1627 (DI).

IN THE MATTER OF UNITED STATES LEATHER COMPANY PAR-TICIPATING CONVERTIBLE CLASS "A" STOCK, NO PAR VALUE

ORDER CONTINUING UNLISTED TRADING PRIVILEGES PURSUANT TO SECTION 12 (F) OF THE SECURITIES EXCHANGE ACT OF 1934, AS AMENDED, AND RULE JF2 (B)

The Philadelphia Stock Exchange, having made application for unlisted trading privileges under Rule JF2 (b) in the Participating Convertible Class "A" Stock, No Par Value, of United States Leather Company; and

It appearing to the Commission that, within the meaning of said rule, said security is substantially equivalent to the Voting Trust Certificates representing the United States Leather Company participating Convertible Class "A" Stock, No Par Value, a security admitted to unlisted trading privileges on such exchange;

It is ordered, that said application for unlisted trading privileges in the Participating Convertible Class "A" Stock, No Par Value, of the United States Leather Company be and is hereby granted, effective upon the issuance of such securities to the holders of the Voting Trust Certificates.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-2464; Filed, August 4, 1937; 12:21 p. m.]

UNITED STATES MARITIME COMMISSION.

Notice of Argument Before Commission on Minimum-Manning Scales, Minimum-Wage Scales, and Reasonable Working Conditions

Pursuant to the authority and direction contained in Title III, Section 301 (a) of the Merchant Marine Act, 1936,

the Commission having, on June 30, 1937 ordered that an investigation be made of employment and wage conditions in ocean-going shipping, and, for the purpose thereof, having ordered public hearings be held to take evidence of the relevant facts concerning such employment and wage conditions in ocean-going shipping to be considered by the Commission, together with other facts obtained through its investigations, in determining minimum manning scales and minimum wage scales and reasonable working conditions to be incorporated in contracts authorized under Title VI and VII of said Act; and

Such hearings having been held in New York, N. Y., Boston, Mass., Philadelphia, Pa., Baltimore, Md., Norfolk, Va., San Francisco, Calif., Seattle, Wash., Los Angeles, Calif., and New Orleans, La., and a hearing having been set for August 5, 1937, at Houston, Texas;

Notice is hereby given that an opportunity for argument on the facts developed at such hearings will be afforded interested persons before the Commission at Room 7057, Department of Commerce Building, in the City of Washington, District of Columbia, on August 23, 1937, at 10 a.m.

Any person desiring to be heard at such time shall file in the office of the Secretary of the Commission in the City of Washington, District of Columbia, on or before August 16, 1937, a request to be heard stating the time desired for such argument and stating in general terms the subject matters desired to be presented in said argument.

By direction of the Commission.

[SEAL] AUGUST 3, 1937. W. C. PEET, Jr., Secretary.

[F. R. Doc. 37-2459; Filed, August 3, 1937; 3:32 p. m.]

12 F. R. 1374 (DI).